The Most Important Act That by Which Four Territories May Be Admitted to Statehood.

President Cleveland Beat His Own and the Record of All His Predecessors in the Matter of Vetoes.

WASHINGTON, March 4 .- Undoubtedly the most noteworthy legislative act of the Fiftieth congress, which closed at noon today, has been the passage of the act by which there will be an addition of four new stars to the national colors. The first session was made unusually interesting by the national election, which was near at hand, that the lines of both parties were closely drawn, with the leaders watching eagerly for every opportunity that might give them an advantage, however slight, in the approaching contest. Although the measure which caused the prolongation of the First session to a time beyond all precedence failed of enactment and resulted in nothing save a mighty torrent of debate. Congress nevertheless achieved a considerable amount of work. More bills were introduced and more enacted into laws than during any other con-

achieved a considerable amount of work. More bills were introduced and more enacted into laws than during any other congress. In the matter of vetoes he theretofore unsurpassed record of the Forty-ninth congress has been beaten, President Cleveland disapproving more bills during the last two years of his administration than the first two. He has vetoed directly 278 bills; 157 more than all his predecessors combined, from Washington down, while a number of measures have been objected to by a "pocket" veto. During the two sessions there were introduced in the house 12,659 bills, or 1,400 more than in the preceding congress. Committee reports were made to the number of 4,154. In the senate 3,998 bills and 144 joint recolutions were introduced, against 3,357 bills and 118 resolutions during the forty-ninth congress, which broke all previous records. There were 2,706 written reports made, or over 700 in excess of the preceding congress. Of all these bills and joint resolutions 1,789 became laws, of which number 190 originated in the house and 601 in the senate. The president also sent veto measages in the case of 99 house and 47 senate bills, or 18 more vetoes than were made during the previous congress. Of the house bills which became laws 823 were private bills and 358 measures of a public character. Of the 99 house bills setoed except 8 were either private pension or relief bills. Eight were public bills as follows: For quieting the titles of settlers to Desmoines river lands, Iowa; for the sale of Indian lands in Kansas; for the disposal of Fort Wallace military reservation in Kansas; for authorizing the improvements of Castle island, Boston harbor: for the erefication of lands to the state of Kansas; for the benefit of the agriculture and mechanical arts; for the erection of public buildings at Columbus, Ga., Allentown, Penn., Council Bluffs, Iowa, and Bar Harbor, Maine.

Some of the more important house bills which became laws are as follows: For a conference of South and Central American nations in Washington

differences between interstate common carriers and their employes.

Bills originating in the senate became laws to the number of 601, of which 409 were of a private character. Forty-seven senate bills were vetoed, the most important being those for the erection of public buildings at Youngstown, O., and Sioux City, Ia., and the direct tax bill. By far the most important of the senate bills enacted into a law was the omnibus or territorial admission bill, by which North and South Dakota, Washington and Montana territories may acquire statehood. Among the other senate bills placed on the statute book are the following: To provide for warehousing truit brandy; to increase the pension

housing iruit brandy; to increase the pension for the loss of both hands and also for deafness; to incorporate the Nicaragua Canal company; to provide aid to state homes for the support of disabled soldiers; to prohitit the coming of Chinese laborers into the United States; to allow any honorably discharged soldier or sailor who has abandoned or relinquished his homestead entry to make another; to change the time of the meeting of the electoral college; ratifying the Creek Indian agreement; to enable the president to protect the interests of the United States in Panama; to protect the Alaska fur, seal and salmon fisheries; directing the secretary of the Interior to investigate the practicability of constructing water storage reservoirs in the aridi regions and the erection of public buildings or the enlargement or change of existing buildings at several cities.

Congress also passed bills to pension Mrs. Sheridan, Mrs. Logan, Mrs. Frank A. Blar and to retire Gen. Rosecrans. Three hundred and thirty-three bills which passed the house failed in the senate and in conference; the most notable of these are the Mills tariff bill and the Oklahoma bill. Other important house measures which failed are as follows: The general land bill and the general forfeiture bill, to prevent the product of convict labor being used in any government department or upon any public buildings or public works; to amend the internal revenue laws, authorizing the issue of fractional silver certificates, to prevent the employment of alen labor upon public buildings or other public works and in the various depart ments of the government, to forfeit the Northern Pacific land grants made for the benefit of certain railroads, the fisheries retailation bill, recommended by the president. Six hundred and eighty four bills after passing the senate failed through one cause or other to reach the president. The most important are as follows: Declaring the sense of the United States government with reference to foreign control of the Panama canal, the B

1

S

of silver, to repeal the oleomargarine act, and various measures proposing radical departures in our pension, tariff and financial systems. Two important treaties which were rejected were the Canadian fisheries and the British extradition convention.

A New Labor Organization

A branch of a labor organization known as the Brotherhood of the Union of the Continent of America is soon to be established in this city. In its circular setting forth the principles and objects of the society, the following appears: "The Brotherhood of the Union is a school of labor, where the equity that should rule the buyer and the selling of the products of toil is taught—such equitable distribution as may secure comfort, if not affluance, to all; that wrong and want shall be banished from the land and every son and daughter of earth be secure in possessing the reward of their toil—the possessors of free and happy

A Woman's Discovery.

"Another wonderful discovery has been made and that, too, by a lady in this county. Disease fastened its clutches upon her and for seven years she withstood its severest tests, but her vital organs were undermined and death seemed imminent. For three months she coughed incessantly and could not sleep. She bought of us a bottle of Dr. King's New Discovery for Consumption and was so much relieved on taking the of Dr. King's New Discovery for Consump-tion and was so much relieved on taking the first dose that she slept all night and with one bottle has been miraculously cured. Her name is Mrs. Luther Lutz." Thus writes W. C. Hamrick & Co., of Shelby, N. C. Get a free trial bottle at R. S. Hale & Co's. drug store.

The Verdict Unanimous,

W. D. Suit, druggist, Bippus, Ind., testifies: "I can recommend electric bitters as the very best remedy. Every bottle sold the very best remedy. Every bottle sold has given relief in every case. One man took six bottles, and was cured of rheumatism of ten years' standing." Abraham Hare, druggist, Bellville, Ohio, affirms: "The best selling medicine I have ever handled in my twenty years' experience, is electric bitters." Thousands of others have added their testimony, so that the verdict is unanimous that electric bitters do cure all diseases of the liver, kidneys or blood. Only a half dollar a bottle at R. S. Hale & Co.'s drugstore.

Bucklen's Arnica Salve. The best salve in the world for cuts, bruises, sores, ulcers, salt rheum, fever sores, tetter, chapped hands, chilblains, corns, and all skin eruptions, and positively cures piles, or no pay required. It is guar-anteed to give perfect satisfaction, or money refunded. Price 25 cents per box. For sale by R. S. Hale & Co.

The following from the pen of Mr. M. P. Birdwell, editor of the Marion (lowa) Pilot, will, we believe, be of interest to many of our readers. He says: It is with pleasure that I certify to the real merits of Chamberlain's Cough Remedy. I have used it in my family for years and have all ways tound it most excellent, and especially for colds, croup and sore throat. It is safe and effective." For sale by H. M. Parchen.

"I have used St. Patrick's Pills," says Mr. J. Reynolds, of Mayfield, Ky., "and pronounce them superior to any I have ever before used. I do not hesitate to recommend them, knowing them to be reliable." They are thorough, yet gentle in their action and leave the system in splendid condition. As a catharthic, or for disorders of the liver, St. Patrick's Pills have no equal. For sale by H. M. Parchen.

Chamberlain's Cough Remedy is famous for its prompt and effectual cures of coughs and colds. The most severe cold may be loosened and relieved by a few doses of this valuable remedy. For sale by H. M. Parchen & Co.

Summons.

Summons.

In the District Court of the First Judicial District of the Territory of Montana, in and for the county of Lewis and Clarke.

Hugh Kirkendall and Peter Larson, co-partners under the firm name of Larsen & Kirkendall, plaintiffs, vs. William F. Bryaut, defendant.

The people of the Territory of Montana send greeting to the above named defendant:

You are hereby required to appear in an action brought against you by the above named plaintiff in the District Court of the First Judicial District of the Territory of Montana, in and for the county of Lewis and Clarke, and to answer the complaint filed, thereir, within ten days (exclusive of the day of service) after the service on you of the summons, if served within the county; or if served out of this county, but in this district, within twenty days; otherwise within forty days, or judgment by default will be taken against you according to the prayer of said complaint. The said action is brought to recover judgment for the sum of four hundred and twenty-six and 30-100 dollars, with interest thereon from the 8th day of December, A. D. 1888, at the rate of ten per cent. per annum upon a certain promissory note alleged to have been made, executed and delivered by yourself to said plaintiffs for value received, on said day, and to become due and payable thirty days after the date thereof with interest at the rate of ten cent, per annum, which said note, it is alleged, you have not paid

And you are hereby notified that if you fail to appear and a swer the said complaint, as above required, the said plaintiffs will take judgment for the sum demanded in the complaint, so above required, the said plaintiffs will take judgment for the sum of four hundred and twenty-six and 3-100 dollars, with interest thereon from Dec. 8, 1888, at the rate of ten per cent, per annum.

Given under my hand and the seal of the District court of the Aratic day of January, in the year of our Lord one thousact deight hundred and eighty-nine.

(Seal.) F. W. McCONNELL, Clerk.

By Leon A.

THE CHICAGO. MILWAUKEE

& ST. PAUL R'Y

Is the Fast-Mail Short Line from St Paul and Minneapolis via La Crosse and Milwaukee to Chicago and all points in the Kastern States and Canada. It is the only line under one management between St. Paul and Chicago, and is the Finest Equipped Railway in the Northwest. It is the only line running Pullman Drawing-Room Sleeping Cars with Luxurious Smoking Rooms, and the Finest Dining Cars in the World, via the famous "River Bank Route," along the shores of Lake Pepin and the beautiful Mississippi River to Milwaukee and Chicago. Its trains connect with those of the Northern lines in the Grand Union Denot at St. Paul. No charge of cars of of the Northern lines in the Grand Union Depot at St. Paul. No charge of cars of any class between St. Paul and Chicago. For through tickets, time-tables, and full information, apply to any coupon ticket agent in the Northwest. R. Miller, Gen'l Manager; J. F. Tucker, Ass't Gen'l Manager; A. V. H. Carpenter, Gen'l Pass, and Tkt. Ag't; Geo. H. Heafford, Ass't Gen'l Pass, and Tkt. Ag't, Milwaukee Wis. W. H. Dixon, Ass't Gen'l Pass, Agent, St. Paul Minn.

Summons

In the District Court of the First Judicial District of the Territory of Montana, in and for the County of Lewis and Clarke.

Bach, Cory & Co., plaintiffs, vs. J. P. Laur, deendant.

The people of the Territory of Montana, send greeting to the above named defendant:

You are hereby required to appear in an action brought against you by the above named plaintiff in the District court of the First Judicial District of the Territory of Montana, in and for the County of Lewis and Clarke, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons: if served within this county; or, if serves out of this county, but in this district, within twenty days; otherwise within forty days, or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to recover the sum of \$508.87 and costs of suit. Said sum of \$508.87 alleged to be due upon a balance of an account for goods, wares and merchandise, sold and delivered to you by plaintiffs at your special instance and request.

And you are hereby notified, that if you fail to

to you by plaintiffs at your special instance and request.

And you are hereby notified, that if you fail to appear and answer the said complaint, as above required, the said plaintiffs will take judgment by default against you for said sum of \$508.3° and cost of suit.

Given under my hand and the seal of the District Court of the First Judicial District of the Territory of Montans, in and for the County of Lewis and Clarke, the 17th day of November in the year of our Lord one thousand eight hundred and eighty-eight.

(SEAL) F. W. McCONNELL Clerk.

By LEON A, LACROIX, Deputy Clerk.

Turner and Burleigh, attorneys for plaintiffs,

In the Dietrict Court of the First Judicial Die-trict of the Territory of Montans, in and for she county of Lewis and Clarke.

Nathan S Veetal, plaintiff, vs. Canol R. Gaice, Bd Zimmerman and O. M. Towner, defendant.

The people of the territory of Montana, send greeting to the above named d fendant, e. M. Towner.

Nethan S Vestal, plaintif, vs. Canol S. Gaice. Rd Zimmerman and O. M. Towner, defendant.

The people of the territory of Montana, send greeting to the above named d fendant, c. M. Towner:

You are hereby required to appear in an action brought against you by the above r amed plaintif is the district court of the First Judicial District of the territory of Montana, in and for the county of Lewis and Clarke, and to answer the county of Lewis and Clarke, and to answer the county of Lewis and Clarke, and to answer the county of Lewis and Clarke, and to answer the or mining the description of the day of service) after the service on you of this summons, if served within this county; or, if served out of this county, but in this district, within tw-nty days; otherwise within forty days, or judgment by default will be taken against you, acc rding to the prayer of said complaint. The said action is brought to recover the sum of \$380.49, together with interest on said sum of \$380.49 from the 15th day of February, 189, at the rate of tenper cent per annum till paid, said sum alleged to deduce the description of said Keyus mining claim, and the rerin, Aleo to foreclose two certain liens filed on that certain minins claim known as the Keyus lode mining claim, reference being had to the complaint on file berein for a more particular description of said Keyus mining claim, one lien so filed as aforesaid dated — day of Feb, 1889, by plaintiff, and another lien dated Jan 17th, 1889, by one Michael Stiteles, and thereafter by said Stieles for a valuable consideration assigned to the plaintiff her in; that the said liens on the side Keyus lode mining claim be foreclose and the usual or der made for the saile of said premises, and for other relief.

You are hereby notified that if you fail to appear and answer the said symplaint, as above required, the sail plaintiff will take judgment by default against you for said eum of \$380.49 and interest as aforesaid and apply to the court for the relief demanded in said complaint as to en

In the District Court of the First Judicial District of the Territory of Montana, in and for the County of Lewis and Clarks.

The Equitable Life Assurance Society, of New York, plaintiff, vs William B. Read, defindent.

The people of the Territory of Montana, send greeting to the above named cefendant:

You are hereby required to appear in an action brought against you by the above named plaintiff in the district court of the first judicial district of the territory of Montana, in and for the county of Lewis and Clarks, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this sum mons, if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise within forty days, or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to recover judgment against defendant and in favor of plaintiff for the sum of one hundred and seven y-five dollars amount one upon a certain promissory note bearing date August 10th, 1885, payable sixty days after date; made, exe-uted and delivered by defendantion one George L. Obet, by said George L. Obet, the said George L. Obet, the recover interest thereon at the rate of ten per cent per annum from the

Summons.

Summons.

In the district court of the first judicial district of the territory of Montana, in and for the county of Lewis and Clarke.
Christopher C. Noggie, plaintiff, vs. William P Br. ant, defendant.
The people of the territory of Montana, send greeting to the ab ve named defendant:
You are hereby r. quired to appear in an action brought against you by the above named plaintiff in the district court of the first judicial district of the territory of Montana in and for the courty of Lewis and Clarke and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons. If served within this county; or, if served out of this county, but in this district, within twenty days; otherwise within forty days, or judgment by default will be taken against you according to the prayer of eald complaint. The said action is brought to recover the sum of five hundred and forty-two and seventy one hundredth dollars with interest thereon from the 19th day of February 1889 at the rate of ten per cent per annum upon a certain expressed contract made and entered into on the 9th day of November, 1888, between plaintiff and defendant, whereby defendant agreed to pay plaintiff fifteen (15) cents per cobic yard for all grading for the Northern Pacific railroad company at the smeiter at Rast Helena, under which contract plaintiff graded 3618 cubic yards, upon which eald sum of \$342.70 is alleged to have become due and which is alleged you have not paid.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will take judgment for the per memoum from Feb. 19th, 1859, and for costs of suit.

Given under my hang and the seal of the district cort of the first judgicial district of the learner of the suits of the sear of the first court of the first judgicial district of the learner of the suits.

suit.

Given under my hand and the seal of the district court of the first judicial district of the territory of Montana. Is and for the county of Lewis and Clarke, this 19th day of February, in the year of our Lord one thousand eight hundred and eight hundred. eighty nine.

F. W. McCONNELL,

Sanders, Cullen & Fanders, attorneys for pif

This meeting prealied pursuant to the by-laws os aid company.

Helens, M. T., Feb. 18th, 1889.

Helens, M. T., F. M. CHADROURN, President, Attest: E. J. CARTSR, Secretary.

Stockholders' Meeting.

The annual meeting of the stockholders of the Bowler Mining company will be held at the office of C. W. Turner, Eq., Holter Block, Helena, Mont., Tuesday, March 12, 1889, at 7:30 p. m., for the election of trustees and the transaction of any other business that may legally be brought before the same.

order of the trustees.
J. W. KINSLEY, Secretary.

Sheriff's Sale.

the following described real property sinusted in Lewis and Clarke county, Montana territory, to-v1:

A quarter interest in the quartz lode wining laim, situsted in Stemple (unorganized) mining district, Lewis and Clarke county, Montana territory, recorded in the recorder's office of Lewis and Clarke county Montana territory in book (?) described as follows to wit:

Beginning at the discovery shaft (500) feet in a southerly direction to south caster end stake; thence (300) feet in an easterly direction to a stake marked S. R. corner stake; thence (1,500) feet in a northerly direction to a stake marked N. R. corner stake; thence (1,500) in a southerly direction to a stake marked S. W. corner stake; thence (1,500) in a southerly direction to a stake marked S. W. corner etake; thence (300) feet in an easterly direction to a count count center end stake, the place of beginning. The adjoining claim is the Yankes diric claim on the north.

Also defendant's one-fourth interest in the St. Patrick quartz lode mining claim, situated in Stemple (unorganized) mining district, Lewis and Clarke county, Montana territory, on the head waters of Towlsee, guld, r-corded in the recorder's office of Lewis and Clarke county Montana territory, in book (2) lode location on page (28) and more particularly described as follows to-wit:

Berlinning at stake set at discovery shaft and running thence (70) feet in a north rly direction to north center end stake; thence (600) feet in a new sterly direction to north west corner stake; thence (1,070) feet in a southerly direction to north center end stake; thence (600) feet in a new sterly direction to north west corner stake; thence (1,070) feet in a northerly (five recorded in the recorder's office of Lewis and Clarke county Montana territory recorded in the recorder's office of Lewis should (750) yards above Gleason's saw mill; thence scaterly direction to north center end stake; thence (1,070) feet in a northerly (500) feet to the north-east count No. (2), thence nontherly (500) feet to th

Bated this 26th day of Feb., A. D. 1889

Summons.

In the District Court of the First Judicial Dis-trict of the territory of Montana, in and for the county of Lewis and Clarke. Richard Lockey and S. R. Douglas, plain-tiffs, vs. Walter Matheson, William Miller, J. R. Steele, John Travis and Charles B. Lee, defend-

steele, John Travis and Charles B. Lee, defendants.

The people of the territory of Montana, send greeting to the above named defendants.

You are hereby required to appear in an action brought against you by the above named plaintiffs in the district court of the first judicial district of the territory of Montana, in and for the county of Lewis and Clarke, and to assewer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons, if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise within forty days, or judgment by default will be taken against you, according to the prayer of said complaint. The said action is prought to obtain a decree of this court requiring an accounting of the partnership heretofore existing between the plaintiffs, Lockey and Douglas, and defendant, Walter Matheson, up to the time of the ciscolution of said co-partnership, and further requiring said defendants to pay to said plaintiffs such sum or sume of money, if any, that may be found due said plaintiffs on such accounting and for costs of suit, including counsel fee, said plaintiffs in said complaint on file herein offering and tendering to said defendant, Walter Matheson, any sum or sume of money, if any, that may be found due him on such accounting. All of which will more fully appear by reference to the complaint on file herein.

And you are hereby notified, that if you fall to appear and a sever the said complaint, as above

Inc.

(SEAL.)

P. W. MCCONNELL, Clerk.

By Leon A. LaChotz, Deputy Clerk.

R. G. Davice, attorney for plaintiffs.

Notice to Co-Owners.

To Geo Bowen: You are hereby notified that I have expended two hundred dollars in labor and improvements upon the Lixie quartz lode, situated about two thousand feet northwest of the Little Emma quartz lode mining claim, near Jackson creek and the Br-ndon quartz lode, situated about one half mile northeast of the Little Emma quartz lode mining claim and about two thousand feet north of Jackson creek, with the Sumner lode on the east and the lixie lode on the west, both in no organized mining district, in Jefferson county, Montana territory, as will appear by certificate on file in the office of the recorder of said county, in order to hold said premises nuclear the provisions of Sec. 2334, revised statutes of the United States, being the amount required to hold the same for the year 1888; and if within ninety days after this notice you fail, or refuse to contribute your proportion of such expenditure as a co-owner, your interest in said Lixxie and Brandon lode claims will become the property of the subscriber.

W. F. CUMMINS.

Helena, Lewis and Clarke county, and territory of Montana, Jan. 17th, 1889.

Office St. Louis Block, No. 17% Main street.

Bath, Corey & Co. plaintiffs, vs Thomas Moran, defendant.

To be sold at sheriff s sale at the front door of the court house, in Helena, M. T., on Wednesday, the 30th day of March, A. D. 1880 at 12 o'clock noon of said day, all the right, title and interest that the defendant, Thomas Moran has, in and to the following described real property sinusted in Lewis and Clarke county, Montana territory, to-

A quarter interest in the quartz lode wining

In the Bistrict Court of the First Judicial District of the Territory of Montana, in and for the County of Lewis and Clarke.

Nathan S. Vestal, plaintiff, vs. O. M. Towner, defendant:

The people of the Territory of Montana send greeting to the above named defendant:

You are hereby required to spear in an action brought against you by the above named plaintiff in the District Court of the hirst Judicial District of the Territory of Montana, in and for the County of Lewis and Clarke, and to answer the complaint flied therein, within ten days (exclusive of the day of service) after the service on you of this summors, if served within this county, or, if served out of this County, but within this District, within twenty days; therwise within forty days, or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to recover the sum of five huncred and eighty-six and 07-100 dul lars, alleged to be due upon a promissory note dated July 2, 1888, due sixty days after date, for five hundred and ten and 50-100 dollars, with interest at the rate of one per cent per month after maturity until paid, and reasonable altorney's fees.

And you are hereby notified that if you fail to

maturity until paid, and reasonable attorney's fees.

And you are hereby notified that if you fail to appear and answer the said complaint, as above required, the said plaintiff will take judgment a ainet you by default for the sum of \$506 07 100, with interest as afore-aid and attorney's fees.

Given under my band and the real of the District Court of the First Judicial District of the Territory of Montana, in and for the County of Lewis and Clarke, this 7th day of February, in the year of our Lord one thousand eight hundred and eighty-nine.

F. W. McCONNELL, Clerk.

R. G. Davies, att'y for plaintiff

MINING EXPERT.



LENOIR HOUSE-Steam Heat.



SCARFF'S

RESTAURANT

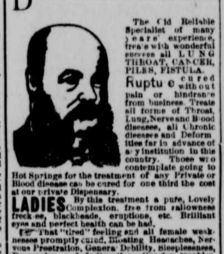
HARVEY'S BUILDING, GRAND STREET,

(Half Block East of First National Bank.)

Dinners from 12 M. to 7:30 P. M. Business Men's Lunch from 11 A.M. to 2 P.M.

R. POWELL REEVES & CO.

Short orders at all times.



nesses promptly cured, Bleating Hearaches, Nervous Prestration, Genera Debility, sleepleseness, Depression and Indigestion, Ovarian troubles, infamation and Ulveration, Palling and Displacements, Spinal Weakness, Kidney complaints and Change of Life. Consult the old Doctor.

EVE AND EAR Acute or Chronic Income of Life. Consult the old Doctor in the Hel. Scrotluous Eyes, Ulveration, Infamation of the Hel. Scrotluous Eyes, Ulveration, Infamations, Abscesses Dimness of Vision of one or both eyes, and Tumors of Life.

EW Infamation of the Ray, Ulceration or Catarth, Internal or External Deafness or Paralysis, Singing or Roaring noises, Thickened Drumeto,

sie, Singing or Roaring noisea, Thickened Drumrtc.

NERVOUS Debility, Spermatorrhea, SemNERVOUS Debility, Spermatorrhea, SemNERVOUS Debility, Spermatorrhea, SemLoss of Vital Power, Sleeplesenee, Despondency,
Loss of Memory, Confusion of Ideas, Blears before the Ryes, Lassiture, Langour, Gioominees,
Depression of Spirits, Aversion to Society, Rasy
Diecouraged, Lack of Confidence, Dull, Liatlees,
Unit for Study or Business and finds life a ourden; Safely, Permanently and Privately Cured.

BLOOD AND SKIN Diecases. SyphBLOOD AND SKIN Diecases. Syphdwithout the use of mercury, Scrofula, Srysipelas,
Fever sores, Blotches, Pimplee, Ulcers, Pain in
the Head and Bones Syphilitic Sore Throat,
Mouth and Tongue, Glandular Enlargement of
the neck, Rheumarism, Catarrh, etc., Permanent
y Cured when others have failed.

URINARY Kinney and Bladder troubles,
URINARY Kinney and Bladder troubles,
URINARY Good of the Confidence of the resonable.

Promptly and safely cured. Charges reasonable.

PRIVATE DISEASES Blood Pot-private process and process and process and power, weakness of the sexual organs, want of deeire in male or female whether from imprudent habits of y ung or sexual habits in mature years, or any cause that debilitate the sexual habit is mature years, speedily and permanently cired.

sexual habit is mature years, speedily and permauently cured.

Consultation free and strictly confidential.

Medicine Sent free from observation to all parts of the United States. Correspondence receives prompt attention. No letters answered unless accompanied by four cents in stamps. Send ten cents in etamps for pamphlet and list of questions upon Private, Special and Nervous Diseases, Seminal Weakness, Spermatorrhos. Impotency, Syphilli, Gonorri ora, Gleet and Varicocle.

Terms strictly rash. Call on or address DR, POWELL REEVES & CO.

PRIVATE DISPENSARY

Corner of Main and Wall streets, opposite Cosmopolitan Hotel, Helena, Mont.

Nature to Co-Owners.

Notice to Co-Owners.

To Charles Whitcomb and H. E. Davie: You are hereby notified that I have expended one hundred dollars in isbor and improvements upon the Virginius quartz lode, situated in Lewis and Clarke county, Montana Territory, in St mple (unorganized) mining district, and is bounded on the east by the Cleveland lode and on the west by the Cometock and Jerusha lodes, in order to hold said premises under the provisions of section 2,324 Revised Statutes of the United States, being the amount required to hold the same for the year 1888, and if within ninety days after this notice you fail to or refuse to contribute your proportion of such expenditure as a co-owner, your interest in said Virginins lode claim will become the property of this subscriber.

Marysville, Lewis and Clarke county, Jan. 3d. FRANCIS BRYAN.

PROF. BEGGS'

Wednesday evening at 8 o'clock.

Children's class Saturday afternoon at 2 o'clock.

Private Lessons given at any time. Hall can be rented for balls and parties.

ASSEMBLY HALL, GRANITE BLOCK.

Application for a Patent-

Special attention paid to serving families.

Notice is hereby given that Timothy Wilcox, Harrison Asbury, Oliver C. Rinker, Ida B. Yergy and William Piato, whose postoffice address is Helena, M. **, have this day filed application for a patent for 'bree hundred and twenty acres of the Piacer mine bearing gold, altusted in uncryanized mining district county of Lewis and Clarke, and territory of Montana, and design ted by the field note and official platon file in this office as the sty of section 35, in twenty 10, n. range 3, w. of principal base line and meridan of Montana territory, containing 320 acres. The location of this mine is recorded in the recorder's office of sews and Clarke county in book Fof R and D The adjoining claimants are unknown.

W. LANGHORNE, Register.

John W. Eddy attorney for Applicants.

First publication Jan. 17.

No. 2210.]

U. S. LAND OFFICE,

Helena, Montana, January 2, 1889.

Notice is hereby given that the heirs of Angust
Jolier, deceased, by Louise Folier, administratrix,
whose postoffice address is Helena. Montana,
has this day filed application for a patent,
under the mining laws of congress, for a placer
mining claim designated as lot No. 54, survey No.
801, situated in unorganized mining district, Lewis
and Clarke county, Montana Territory, in section
36, township 10, north range 4 west, which claim
is not of record, and described as follows in the
official plat and field notes on file in this office:
Beginning at corner No. 1, a limestone 18x7x7 ina.
and running thence s. 69° s. 1.29 chains, thence n.
82° c. 2,14 chains, thence n. 48° c. 2,66 chains,
thence n. 22½° c. 5.50 chains, thence n. 33½° w.
1.99 chains to corner No. 18 of lot No. 47, placar
mining claim of Henry Hay et al from which the
½ section corner on east boundary of section 36,
township 10, north range 4 west bears n. 89° 18° c.
distant 30,86 chains, thence s. 12° 30° w. 3.79
chains, thence s. 6½° w. 2,50 chains, thence s. 41° w.
380 chains, thence s. 6½° w. 2,15 chains to the
place of beginning, embracing one and eighty-six
one hundredth (1.86) acres, upon which a notice of
said application was posted the 17th day of
August, 1887. The adjoining claimants to these
premises are Henry Hay et al, placer mining
claim lot 47 in said t waship.

S. W. LANGHORNE, "egister.
Comly & Foote, attorneys for claimant.
First publication, January 3, 1889.

[No. 2216.1 Application for a Patent.

UNITED STATES LAND OFFICE, | Helena, Montana, Jan. 9, 1899, |
Notice is hereby given that Harrison Asbury, William Flato and John H. Hardwick, whose post-office address is helena, M. T., have this day filed their application for a patent for one hundred and fifty-seven and 01-100 acres of the placer mine bearing gold, situated in Unorganized mining district, Counties of Lewis and Clarke and Jefferson, and Territory of Montana, and designated by the field notes and official plat on file in this office as lots number 1. 2 and 5, and the sw. ½ ns. ½ of sec. 5, in township 9 n., range 3 w., of principal base ine and meridian of Montana Territory, containing 157 01-100 acres.

The location of this mine is recorded in the recorder's office of Lewis and Clarke county in hook for R, and D. The adjoining claimants are unknown.

nown.

S. W. LANGHORNE, Register,
John W. Eddy, attorney for applicant.

Pirst publication Jan. 10, 1889.

Summons.

In the District Coart of the First Judicial district of the Territory of Montana, in and for the county of Lewis and Clarke.

B. Harris, plaintiff, vs. John McKitterick, defendant.

The people of the Territory of Montana send greeting to the above named defendant:

You are hereby required to appear in an action brought against you by the above named plaintiff, in the district court of the First Judicial District of the Territory of Montana, in and for the county of Lewis and Clarke, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons, if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise within forty days, or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to recover the sum of one hundred and eighty-eight and 50-100 dollars (\$188, 50) for goods, wares and merchandise sold and delivered to you at your special instance and request, between the dates of May 8th, 182, and June 5th, 1888, and for costs of this suit.

And you are hereby notified, that if you fail to appear and answer the said complaint, as above required, the said plaintiff will take Judgment for the sum of \$188,50 and costs of suit.

Given under my hand and the seal of the district court of the First Judicial District of the Territory of Montana, in and for the county of Lewis and Clarke, this 16th day of January, in the year of our Lord one thousand eight hundred and eighty-nine.

[SEMAL]

F. W. McCONNELL, Clerk.

R. G. Davies, Attorney for Plaintiff.